

# UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/672,020	09/29/2000	Thomas J. Gardella	0609.4820002/SRL/TBB	2982	
26111 7	7590 06/25/2004		EXAMINER		
,	ESSLER, GOLDSTEIN	MURPHY, JOSEPH F			
1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,		1646		
			DATE MAILED: 06/25/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	ion No.	Applicant(s)			
Office Action Summary		09/672,0	20	GARDELLA ET AL.			
		Examine	r	Art Unit			
		Joseph F		1646			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠ Respons	sive to communication(s) fil	led on <u>4/19/2004</u> .					
2a)☐ This acti							
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Cl	aims						
<ul> <li>4) Claim(s) 1-8 and 10-42 is/are pending in the application.</li> <li>4a) Of the above claim(s) 4-7 and 13-41 is/are withdrawn from consideration.</li> <li>5) Claim(s) is/are allowed.</li> <li>6) Claim(s) 1-3, 8, 10-12, 42 is/are rejected.</li> <li>7) Claim(s) is/are objected to.</li> <li>8) Claim(s) are subject to restriction and/or election requirement.</li> </ul>							
Application Papers							
9) The specification is objected to by the Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
Attachment(s)							
1) Notice of Refere	ences Cited (PTO-892)		4) Interview Summar				
· · ·	person's Patent Drawing Review of closure Statement(s) (PTO-1449 of late	-	Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date Patent Application (PTO-152)			

Art Unit: 1646

## **DETAILED ACTION**

#### Formal Matters

Claims 1, 3-8, 10-42 are pending. Claims 1, 8, 10-12, 42 are under consideration. Claims 4-7, 13-41 stand withdrawn from consideration pursuant to 37 CFR 1.142(b).

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 4/19/2004 has been entered.

# Response to Arguments

Applicant's arguments filed 4/19/2004 have been fully considered but they are persuasive in part for the reasons set forth below.

The rejection of claims 1, 8-12, 42 under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention has been withdrawn.

# Claim Rejections - 35 USC § 112 first paragraph

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1, 8, 10-12, 42 are rejected under 35 U.S.C. 112, first paragraph, because the specification, which is enabling for a polypeptide of SEQ ID NO: 1, wherein the substitutions are as listed in claim 1, and further wherein the polypeptide binds to the PTH-1 receptor, does not

Art Unit: 1646

reasonably provide enablement for a polypeptide of SEQ ID NO: 1, wherein the substitutions are as listed in claim 1, and the polypeptide has a biological activity of parathyroid hormone. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the invention commensurate in scope with these claims.

The claims are drawn to a polypeptide of SEQ ID NO: 1, wherein the substitutions are as listed in claim 1, and the polypeptide has a biological activity of parathyroid hormone. Claims 1, 8, 10-12, 42 are overly broad since insufficient guidance is provided as to the biological activity of PTH which the polypeptide is to exhibit, and further which of the myriad of variant polypeptides will retain a biological activity of PTH. The claims are directed to variant polypeptides. However, it is known in the art that even single amino acid changes or differences in the amino acid sequence of a protein can have dramatic effects on the protein's function. As an example of the unpredictable effects of mutations on protein function, Mickle et al. (Mickle JE et al. Genotype-phenotype relationships in cystic fibrosis. Med Clin North Am. 2000 May;84(3):597-607) teaches that cystic fibrosis is an autosomal recessive disorder caused by abnormal function of a chloride channel, referred to as the cystic fibrosis transmembrane conductance regulator (CFTR) (page 597). Several mutations can cause CF, including the G551D mutation. In this mutation a glycine replaces the aspartic acid at position 551, giving rise to the CF phenotype. In the most common CF mutation, delta-F508, a single phenylalanine is deleted at position 508, giving ride to the CF phenotype. Thus showing that even the substitution or deletion of a single amino acid in the entire 1480 amino acid CFTR protein sequence can have dramatic and unpredictable effects on the function of the protein. Additionally, it is known in the art that even a single amino acid change in a protein's sequence can drastically affect the

Art Unit: 1646

structure of the protein and the architecture of an entire cell. For example, Voet et al. (Voet et al. Biochemistry. 1990. John Wiley & Sons, Inc. pages 126-128 and 228-234) teaches that a single Glu to Val substitution in the beta subunit of hemoglobin causes the hemoglobin molecules to associate with one another in such a manner that, in homozygous individuals, erythrocytes are altered from their normal discoid shape and assume the sickle shape characteristic of sickle-cell anemia, causing hemolytic anemia and blood flow blockages (pages 126-128, section 6-3A and page 230, column 2, first paragraph). Additionally, Yan et al. teaches that in certain cases, a change of only two-amino acid residues in a protein results in switching the binding of the protein from one receptor to another (Yan et al., Two-amino acid molecular switch in an epithelial morphogen that regulates binding to two distinct receptors. Science 290: 523-527, 2000). Since the claims encompass variant polypeptides, and no clear definition is provided for a function which the polypeptides must possess, and given the art recognized unpredictability of the effect of mutations on protein function, it would require undue experimentation to make and use the claimed invention. See In re Wands, 858 F.2d at 737, 8 USPQ2d at 1404. The test of enablement is not whether any experimentation is necessary, but whether, if experimentation is necessary, it is undue. While the claims set forth a functional limitation for the variant polypeptides wherein the polypeptide has PTH biological activity, this term is indefinite (see infra). Additionally, the amino acid sequence of a polypeptide determines its structural and functional properties, and the predictability of which amino acids can be substituted is extremely complex and outside the realm of routine experimentation, because accurate predictions of a polypeptide's structure from mere sequence data are limited. Since detailed information regarding the structural and functional requirements of the polypeptide are lacking, it is

Art Unit: 1646

unpredictable as to which variations, if any, meet the limitations of the claims. Applicant argues that the biological activity of parathyroid hormone has been studied extensively, and a person of ordinary skill in the art would have a clear understanding of what the term "biological activity substantially similar to the biological activity of parathyroid hormone" encompasses, ad that the specification itself also provides ample guidance as to what the biological activity of parathyroid hormone is and how it can be measured. However, Applicant is required to enable one of skill in the art to make and use the claimed invention, while the claims encompass polypeptides that the specification only teaches one skilled in the art to test for functional variants. It would require undue experimentation for one of skill in the art to make and use the claimed polypeptides, because one of skill in the art would not know how to use a polypeptide variant of PTH which did not retain function. As set forth in the rejection under 112 second paragraph, various biological activities can be attributed to a peptide, and it would require undue experimentation of one of skill in the art to make the polypeptide variants and experimentally determine whether the variant retained any possible function of PTH. This rejection could be obviated by amending the claim to recite a specific function for the polypeptide, e.g. the polypeptide binds PTH-1 receptor.

## Claim Rejections - 35 USC § 112 second paragraph

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-2, 8, 10-12, 42 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Art Unit: 1646

Claims 1-2, 8, 10-12, 42 are vague and indefinite in the recitation of the term "biologically active". The term "biologically active" is not defined by the claim, and give no definition of what this activity is. Various biological activities can be attributed to a peptide. For example, "activity" could constitute transportation throughout a cell, alteration of tertiary structure due to changes in pH, ligand binding, or modulation of second messenger effect, etc. 'Activity' could also be referring to the ability of the fragment to stimulate antibody production. The Specification states that biological activity of the peptides refers to any biological activity of the polypeptide. Examples of these activities include, but are not limited to metabolic or physiologic function of compounds of SEQ ID NO: 1 or derivatives thereof including similar activities or improved activities or those activities with decreased undesirable side-effects. Also included are antigenic and immunogenic activities of said compounds such as for example, SEQ ID NO: 1 or derivatives thereof. In reviewing a claim for compliance with 35 U.S.C. 112, second paragraph, the examiner must consider the claim as a whole to determine whether the claim apprises one of ordinary skill in the art of its scope and, therefore, serves the notice function required by 35 U.S.C. 112, second paragraph "by providing clear warning to others as to what constitutes infringement of the patent". MPEP 2173.02, MPEP 2173.02. In the instant case, the myriad of effects set forth as biological activities of the claimed polypeptide would not indicate to the skilled artisan of the metes and bounds of the claims.

#### Conclusion

No claim is allowed.

Art Unit: 1646

**Advisory Information** 

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Joseph Murphy whose telephone number is (571) 272-0877. The

examiner can normally be reached Monday through Friday from 7:30 am to 5:00 pm. A message

may be left on the examiner's voice mail service. If attempts to reach the examiner by telephone

are unsuccessful, the examiner's supervisor, Gary Kunz can be reached on (571) 272-0887.

The fax number for the organization where this application or proceeding is assigned is

703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private

PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Joseph F. Murphy, Ph. D.

Patent Examiner

Art Unit 1646

June 15, 2004